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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/694,436	10/27/2003		Kathleen C.M. Campbell	SIU 7397	8942	
321	7590	11/07/2006		EXAMINER		
SENNIGER			GEMBEH, SHIRLEY V			
ONE METRO 16TH FLOOF		NSQUARE	ART UNIT	PAPER NUMBER		
ST LOUIS, N	4O 63102	2	1614			

Please find below and/or attached an Office communication concerning this application or proceeding.

			No.	Applicant(s) CAMPBELL, KATHLEEN C.M.				
		10/694,436						
	Office Action Summary	Examiner		Art Unit				
		Shirley V. G	embeh	1614				
Period fo	The MAILING DATE of this communication app r Reply	pears on the o	over sheet with the o	orrespondence ad	dress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLEHEVER IS LONGER, FROM THE MAILING DOSSION of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period for the to reply within the set or extended period for reply will, by statute the period by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS 136(a). In no event will apply and will e e, cause the applica	S COMMUNICATION t, however, may a reply be tin expire SIX (6) MONTHS from ation to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).	,			
Status								
2a)⊠	Responsive to communication(s) filed on <u>17 Jo</u> This action is FINAL . 2b) This Since this application is in condition for allowa closed in accordance with the practice under B	s action is not ance except fo	or formal matters, pro		e merits is			
Dispositi	on of Claims							
5)□ 6)⊠ 7)□	Claim(s) <u>1,3-20 and 22-34</u> is/are pending in th 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) <u>1,3-20 and 22-34</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from cons	sideration.					
Applicati	on Papers							
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example.	cepted or b) drawing(s) be	held in abeyance. Sed if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CF				
Priority (ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice 3) Information	t(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 3/15/06; 12/7/05; 116/04		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		O-152)			

DETAILED ACTION

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 7/17/06, 3/15/06, 12/7/05 and 1/16/04 have been received and acknowledged. The information disclosure statement filed December 07, 2005 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because item 30 is not a published document so is the information submitted on 7/17/06. It has been placed in the application file, but the information referred to therein has not been considered as to the merits.

Also the Epstein and VonDer Maase et el., need the year it was published.

Status of claims

Claims 1, 3-20, 22-34 are pending.

Claims 1, 2-20, 22-34 are rejected.

Receipt is acknowledged of amendment filed 17th July 2006. In the amendments filed 17th July 2006, claims 1, 3, 20, and 22 were amended. New claims 33 and 34 added.

Claims 1, 3-20, and 22-34 are pending in this application.

Claims 2 and 21 are cancelled.

Claims 1, 3-20, and 22-34 are rejected.

The Affidavit

Declaration of Dr. Sunkara has been fully considered and are not persuasive in light of the current claims. The declaration while impressive does not render the claims patentable because the focus is on oral mocositis and the claims are to reducing

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mucositis in a patient. Unless the claims are narrowed to the said declaration, the claims remain to be rejected.

Response to Arguments

The response filed 17th July 2006 has been received and entered. The text of those sections of Title 35 U.S. Code not included in this action can be found in the prior Office action. Applicants' arguments, filed, have been fully considered but they are not deemed to be persuasive. Rejections and/or objections not reiterated from previous office actions are hereby withdrawn. The following rejections and/or objections are either reiterated or newly applied. They constitute the complete set presently being applied to the instant application.

Maintained Claim Rejections - 35 USC § 103

Claims1, 3-15, 22-28 and 33-34 remain rejected under 35 U.S.C. 103(a) as being unpatentable over Campbell US 6,265,386 B1 in view of Gabrilove US 4,961,926.

Applicant's arguments filed have been fully considered but they are not persuasive.

Applicant argues that the combination of Campbell and Gabrilove does not teach the instant claimed subject matter. Specifically that that the Campbell patent makes no mention of mucositis resulting from any type of insult; and that the patent contains not Art Unit: 1614

the remotest suggestion that methionine or methionine-like moieties would have any value in dealing with mucositis resulting from radiation exposure or administration of an anti-tumor platinum-coordination compound. Thus, from this disclosure alone, it would not have been obvious to a person of skill in the art that methionine would be a protectant for mucositis.

In response to applicant's argument, the compound is administered prior (radiation/anti-tumor platinum-compound), simultaneously and subsequently at col. 19 lines 7-15. It is well known in the art of cancer or chemotherapy to protect the mucosal track prior to administering either the chemotherapy or the radiation either prior of after to prevent patients from emesis. Whether it is explicitly recited by the cited reference or not, the skilled artisan would have been motivated to administer the drug.

Secondly, the claims are directed to the use of methionine-likes moiety. The Campbell patent does sustain a methionine like moiety in its general context. No unobviousness is seen in the combination of the Campbells' patent with that of Gabrilove, more so as Gabrilove teaches a method of preventing mucositis administering methionine colony factor.

Applicant's arguments have been fully considered but they are not persuasive and the rejection in the prior office action is maintained as in the office action of record.

Claim Rejections - 35 USC § 112

Claims 1, 3-20 and 22-34 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for treating gastrointestinal toxicity, does

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not reasonably provide enablement for preventing all types of mucositis. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims.

Applicant's arguments have been fully considered but are found unpersuasive, the rejection is maintained.

Applicant argues that the in the phase 1 trial D-methionine is the only active agent, also that claims 4, 5, and 6 recite D-methionine, L-methionine, or DL-methionine as the protective agent. Therefore, even if, for argument's sake, claims 1,3, 7-20, and 22-34 were deemed not to be enabled, claims 4, 5, and 6 are nonetheless enabled because the experimentation required to test for each agent's protectant efficacy against mucositis is narrowly limited, and certainly not undue.

In response, Applicant has not provided enough reasoning as to why the claims are enabled. Amending the claims to read free of preventing is partly enabling the claims. However, the using the "methionine-like" compounds presently claimed (see claims 1 and 20), the specification has not supported the wide use of the "methionine-like" compounds presently claimed. As stated in item 2 of the Wands Factors the state of the art involves screening in vitro and in vivo to determine which compounds exhibited the desired pharmacological activities

(i.e. what compounds can treat which specific disease). With such a broad terminology, the quantity of experiment will be undue as one has to conduct test on

series of methionine-like compounds to screen which of these methionine-like compounds will reduce mucositis.

After, careful consideration, Applicant's arguments have been fully considered but they are not persuasive.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

No claim is allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shirley V. Gembeh whose telephone number is 571-272-8504. The examiner can normally be reached on 8:30 -5:00, Monday- Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ardin Marschel can be reached on 571-272-0718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SVG 10/7/06

ARDIN H. MARSCHEL-SUPERVISORY PATENT EXAMINER